## DECLARATION AND POWER OF ATTORNEY FOR U.S. PATENT APPLICATION

| •   |  | plemental () Substitute () P   |  | •   | •  |
|---|--|--|--|---|--|
| As a below named inventor, I hereby I verily believe that I am the original al inventors are named below) of the  | , first and sole<br>subject måtter             | inventor (if only one name is its<br>which is claimed and for which  | a patent is so   | ought on the invention  | n entitled:  |
| e: CAPACITOR AND METHOD CAPACITOR AND METHOD  | FOR PROD                                       | UCING THE SAME, AND CUCING THE SAME  | CIRCUIT  | BOARD WITH A  | BOILTI-IN  |
| which is described and claimed in:  | •  | •  | •  |   | •  |
| he attached specification, or   | ial No   | f  | iled   |   | ;  |
| and with amendments through   |  | (if applica  | ble), or   |   |  |
| he attached specification, or the specification in the application Ser and with amendments throughthe specification in International Appl   | ication No. P                                  | CT/, fi  | led  | , and as  | атепаеа  |
| on(II   | application.                                   |  | ·  |   |  |
| ereby state that I have reviewed and ur<br>tendment(s) referred to above.   | derstand the o                                 | contents of the above-identified sp  | pecification, i  | including the claims,   | as amended by a  |
| cknowledge my duty to disclose to the<br>Title 37, Code of Federal Regulations  | Patent and T                                   | rademark Office all information k  | cnown to me  | to be material to pate  | entability as defin  |
|   |  |  |  |   |  |
| ereby claim priority benefits under T   | itle 35, United                                | States Code, §119 (and §172 if   | this applicati   | ion is for a Design) o  | f any application<br>ficate having a fili  |
| tereby claim priority benefits under 1<br>r patent or inventor's certificate listed b<br>te before that of the application on wi  | elow and hav                                   | e also identitied below any applic   | ation for pare   | · · ·   |  |
| te before that of the application of wa   | nen phoney a                                   | :  |  | <u> </u>  | · · · · · · · · · · · · · · · · · · ·  |
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| COUNTRY   |  | APPLICATION NO.  | DAT  | TE OF FILING  | PRIORITY<br>CLAIMED  |
| COUNTRY<br>Japan  |  | APPLICATION NO. P2002-379231   |  | ber 27, 2002  |  |
|   |  |  |  |   | CLAIMED  |
|   | oplication is r                                | tes Code §120 of any United State of disclosed in the prior United   | Deceming Deceminal Decemination Decemination Decemination Decemination Deceming Decemination Decemin | n(s) listed below and, cation in the manner   | insofar as the sul provided by the ity as defined in   |
| Japan  hereby claim the benefit under Title 3 natter of each of the claims of this apparagraph of Title 35, United States C 37, Code of Federal Regulations, § 1.5                                  | oplication is rode §112, I ac<br>6 which occur | tes Code §120 of any United State of disclosed in the prior United   | Deceming Deceminal Decemination Decemination Decemination Decemination Deceming Decemination Decemin | n(s) listed below and, cation in the manner   | insofar as the subprovided by the ity as defined in lor PCT international property of the provided by the ity as defined in lor PCT international provided by the lor PCT international pr |
| Japan  hereby claim the benefit under Title 3 natter of each of the claims of this aparagraph of Title 35, United States C 37, Code of Federal Regulations, § 1.56 filing date of this application: | oplication is rode §112, I ac<br>6 which occur | tes Code §120 of any United State of disclosed in the prior United eknowledge the duty to disclose in the disc | Deceming Deceminal Decemination Decemination Decemination Decemination Deceming Decemination Decemin | n(s) listed below and, cation in the manner material to patentabil ation and the national | insofar as the subprovided by the ity as defined in lor PCT international property of the provided by the ity as defined in lor PCT international provided by the lor PCT international pr |
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And I hereby appoint Michael R. Davis, Reg. No. 25,134; Matthew M. Jacob, Reg. No. 25,154; Warren M. Cheek, Jr., Reg. No. 33,367; Nils Pedersen, Reg. No. 33,145; Charles R. Watts, Reg. No. 33,142; and Michael S. Huppert, Reg. No. 40,268, who together constitute the firm of WENDEROTH, LIND & PONACK, L.L.P., as well as any other attorneys and agents associated with Customer No. 000513, to prosecute this application and to transact all business in the U.S. Patent and Trademark Office connected therewith.

AOYAMA AND PARTNERS I hereby authorize the U.S. attorneys and agents named herein to accept and follow instructions from\_

as to any action to be taken in the U.S.

Patent and Trademark Office regarding this application without direct communication between the U.S. attorneys and myself. In the event of a change in the persons from whom instructions may be taken, the U.S. attorneys named herein will be so notified by me.

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